

OUR DOCKET NO: 42P12488

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application. No. :	10/032,144	Confirmation No. :	3547
1 st Named Inventor :	Patrice Roussel	Art Unit :	2181
Filed :	December 20, 2001	Examiner :	Geib, Benjamin P.
Docket No. :	42P12488	Customer No. :	45209

APPLICANT INTERVIEW SUMMARY

Assistant Commissioner for Patents
Alexandria, VA 22313-1450

This Interview Summary is filed in response to the Interview conducted with the Examiner in the above-identified case in accordance with 37 CFR1.133 and MPEP 713.04. The time and date of the interview was at approximately 12:30 MST on 7/30/10.

The participants in the interview were Benjamin Geib (Examiner) and Brent Vecchia (Representative). The interview was telephonic. The Examiner phoned Representative.

The claims discussed were 110, 113, 116, 119, and 120. The Examiner indicated that he would like Applicants to amend the “*medium*” in the aforementioned claims so that they would be in condition for allowance.

Applicants proposed replacing “*A medium*” in claim 110 with “*A memory*,” proposed adding after “*A medium*” in claim 113 the expression “*selected from a memory and a cache*,” proposed amending “*A medium*” in claim 116 to recite “*A non-transitory medium*,” proposed adding after “*A medium*” in claim 119 the expression “*selected from a memory and a cache*,” and proposed replacing “*A medium*” in claim 120 with “*A tangible medium that is not a propagated signal*.” Applicants also proposed amendments to several dependent claims to reflect the amendments to the corresponding independent claims.

The Examiner mentioned he would consider the proposed amendments and either enter them by way of an Examiner's amendment to place the application in condition for allowance, or contact Applicants to discuss further.

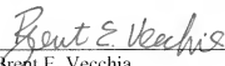
No specific prior art was discussed. No exhibit was shown or demonstration conducted.

No fee is believed to be due. However, please charge any needed extension of time or other needed fees to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: August 2, 2010



Brent E. Vecchia
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